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09/402,185 03/25/2002 Karl-Erik Knipstrom C36305 6575 7590 03/15/2004 EXAMINER Dvorak & Orum 53 West Jackson Boulevard Chicgo, IL, 60604-3606	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
Dvorak & Orum 53 West Jackson Boulevard Chiese Jackson Boulevard	09/402,185	03/25/2002	Karl-Erik Knipstrom	C36305	6575	
53 West Jackson Boulevard Chiego H (0004 2006)		057.572007		EXAMINER		
Chicgo, IL 60604-3606	53 West Jackson Boulevard			MCHENRY, KEVIN L		
TALL ONLY PAPER NUMBER	Chicgo, IL 60604-3606			ART UNIT	PAPER NUMBER	

DATE MAILED: 03/15/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No) .	Applicant(s)			
		09/402,185		KNIPSTROM ET	AL.		
	Office Action Summary	Examiner		Art Unit			
		Kevin L McHen	ry	1725			
	- The MAILING DATE of this communication app	pears on the cov	er sheet with the	correspondence a	ddress		
wind for	r Panly						
THE N - Exten after S - If the - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.5 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a rep period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, ho by within the statutory r will apply and will expl	nwever, may a reply be to minimum of thirty (30) da re SIX (6) MONTHS from	imely filed ays will be considered tim the mailing date of this IFD (35 U.S.C. § 133).	ely. communication.		
tatus							
1\\\∑	Responsive to communication(s) filed on 101	November 2003			•		
K-7	2h)! Thi	is action is non-i	mai.				
31	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
الــار	closed in accordance with the practice under	Ex parte Quayle	e, 1935 C.D. 11,	453 O.G. 213.			
)isposit	ion of Claims						
-	Claim(s) <u>1-21</u> is/are pending in the applicatio	n.			,		
4)[4a) Of the above claim(s) is/are withdr	awn from consid	deration.				
5)⊠	Claim(s) 3-7 and 9-21 is/are allowed.						
	Claim(s) <u>1,2 and 8</u> is/are rejected.						
7)[7	Claim(s) is/are objected to.						
-, . ☐(8	Claim(s) are subject to restriction and	I/or election requ	irement.				
	tion Papers						
- ۱۰	The apositication is objected to by the Exami	iner.					
9)∟	The drawing(s) filed on is/are: a) a	ccepted or b)	objected to by th	ne Examiner.			
10)_	A diseast may not request that any objection to the	he drawing(s) be l	neid in abeyance.	366 21 CLL 1.03(g).		
	a second drawing shoot/s) including the corr	ection is required	if the drawing(s) is	objected to. See Si	Of It 1.12 (G).		
111	The oath or declaration is objected to by the	Examiner. Note	the attached Off	ice Action or form	PTO-152.		
Priority	under 35 U.S.C. § 119		~ OE II C C S 440	2(a)-(d) or (f)			
	Acknowledgment is made of a claim for fore	ign priority unde	1 35 0.3.0. 8 113	ره <i>ا</i> -(α) οι (ι).			
á	a) All b) Some * c) None of:		received				
	1.☐ Certified copies of the priority docume	ents have been	received in Annli	cation No.			
	 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority. 	ents have been	ts have been rec	eived in this Natio	nal Stage		
	3. Copies of the certified copies of the p	COLUMN TO CONTROL	17 2(a))		_		
	application from the International Bur * See the attached detailed Office action for a	list of the certific	ed copies not rec	eived.			
,	* See the attached detailed Office action for a	nat of the continu					
Attachm			4) Interview Sum	mary (PTO-413)			
1) N	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948))	Paper No(s)/M	ail Date	(PT∩_152)		
3) 🗍 In	oftice of Draitsperson's Fatch Browning formation Disclosure Statement(s) (PTO-1449 or PTO/SE aper No(s)/Mail Date	3/08)	5) Notice of Inform 6) Other:	mal Patent Application	(1 10-102)		
	- L Tendamark Office			Dort of Paper No	/Mail Date: 030504		

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1, 2, and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Spinella et al. (U.S.P. 5,829,664).

Spinella et al. teach a friction stir welding process in which workpieces to be welded are positioned on a work table and are clamped together and on a table by a clamping means. A rotating weld means is moved along a joint between the workpieces while being pressed against the workpieces (see U.S.P. 5,829,664; particularly Figure 1; column 1, lines 5-9, 65-67; column 2, lines 1-7, 45-49). Additional heat in excess of the frictional heat generated is supplied to the weld joint through electrical resistance heating. This heating is in addition to the frictional heat provided by the welding tool. Heat from the electrical resistance heating can be supplied during welding by using heating through the rotating welding tool or prior to welding by using an electrode that advances ahead of the tool (see U.S.P. 5,829,664; particularly column 1, lines 10-15, 32-45, 65-67; column 2, lines 1-7; column 3, lines 16-25).

Allowable Subject Matter

3. Claims 3-7 and 9-21 are allowed.

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4. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record does not teach or suggest a friction stir welding method or apparatus in which additional heat that is in excess to the heat supplied by a rotating weld tool is supplied to the weld joint prior to and/or during the welding operation, wherein a heating element is positioned underneath the weld joint for heating the weld joint.

Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Response to Arguments

6. Applicant's arguments filed 10 November 2003 have been fully considered but they are not persuasive.

The applicant argues that Spinella does not teach supplying additional heat to the

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welding joint that in addition to frictional heat produced by the rotation of the welding means and any other heat that may be supplied by the welding means. While Spinella does teach that electrical energy may be supplied to the weld joint by the welding means, particularly the rotating pin, Spinella also teaches that electrical energy may be supplied to the welding joint by an electrode 30. (see U.S.P. 5,829,664; Figure 2; column 3, lines 16-25). This electrode is not a part of the welding means; the welding means is the rotating pin.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin L McHenry whose telephone number is (571) 272-1181. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas G Dunn can be reached on (571) 272-1171. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin McHenry

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